

(G) All day care centers or agencies or private swimming instructors shall be assigned to city swimming pools for both recreational and instructional swimming by the Director of the Parks and Recreation Department or his or her designee. Judgment of facilities will be based upon facility size, time of day, bather load, size of the day care center or agency group or private swimming instructor's group, lifeguard staffing, and other relevant criteria.

(H) Failure of any day care center or agency or private swimming instructor to comply with the provisions of this section shall result in denial of access to the pool and may result in revocation of the privilege to use city swimming pool facilities. If it is shown that the day care center or agency or private swimming instructor had prior knowledge of this section, revocation will be for a period of not less than 30 days nor more than 90 days. Subsequent violation of this section by any day care center or agency or private swimming instructor within 24 months shall result in revocation of city swimming pool use privilege for a minimum of one year. Revocation of swimming pool use privileges shall be by written direction of the Director of the Parks and Recreation Department. (Ord. 890511-A; Am. Ord. 890809-F; Am. Ord. 930223-D)

§ 11-1-4 ALCOHOLIC BEVERAGES.

(A) It shall be unlawful for any person to knowingly or willfully sell, possess with the intent to sell or consume any alcoholic beverage in the following areas:

(1) Within the fenced, enclosed areas surrounding any swimming pool, wading pool or spray pool within any park of the city, or if no fence surrounds such pool, then within 100 feet of the said public swimming pool, wading pool or spray pool.

(2) Within any recreation center or on any outdoor area adjacent to and made a part of the center's facilities which shall include, but not be limited to, all fields and playgrounds, parking lots, play slabs and playscapes connected with the center.

(3) Within any area of a park or playground that has been officially designated by the Parks and Recreation Director as being an area in which alcohol consumption, sale or possession shall be prohibited and has been so designated by legible signs indicating such prohibition. In determining whether such an area should be so restricted, the Director of Parks and

Recreation shall consider the nature of the area, the surrounding land use, the use of the area, its relationship with the surrounding community, any past history of problems arising from the consumption of alcohol on the premises and any other factors deemed relevant by the Director of Parks and Recreation Department.

(4) On the playing area of any athletic field or in the dugout area of any softball field as listed and defined herein.

(5) Within any school district/park area adjacent to a school district facility as listed and defined herein.

(6) Within any area of a wildlife preserve.

(B) Notwithstanding any provision contained herein, the Director of Parks and Recreation may exempt any area included in subsection (A) and in so doing allow the sale, possession, consumption or possession with intent to consume of alcoholic beverages in such area for a period not to exceed 48 hours. In making such exemption decision, the Director shall consider the impact on the surrounding neighborhood, whether the area is one in which there traditionally has been alcohol consumption or sale with no resultant problems, whether there will be sufficient trash and refuse policing of the area by the person or persons requesting the exemption, as well as any citizen input deemed relevant.

(C) The Parks and Recreation Board is hereby authorized to annually review those areas where alcohol is prohibited under subsection (A)(3) above, as well as those areas which have been periodically exempted under subsection (B) above. After such review the board shall make such recommendations to the Director of Parks and Recreation as they may deem appropriate with regard to future designations of exempted or prohibited areas.

(D) The following definitions shall apply to the provisions of subsections (A), (B) and (C):

ATHLETIC FIELD means an area officially designated and used for athletic competition within a park.

PARK means a parcel of land developed, designed and used for public recreation and/or for passive recreational use.

PLANNED means land developed, designated and used for physical or imaginative play, especially by children with spaces and equipment provided.

RECREATION CENTER means a facility owned and operated by the city to function as a neighborhood place of meeting and programmed recreation.

SCHOOL, DISTRICT/PARK AREA means land developed, designated and used for both public recreation and for school district recreation and athletic activity, jointly operated by the city and the Austin Independent School District or other independent school districts.

WILDLIFE PRESERVE means a parcel of land designed, used and maintained primarily for the protection and preservation of species of plants and animals.

(E) Proof of the fact that any device, sign, signal or marking designating any area of a park or playground to have been officially designated as an area in which alcohol consumption, sale or possession is prohibited, was actually in place at any location in the city shall constitute prima facie evidence that the same was installed under the authority of law. (81 Code, § 10-4-3) (Ord. 951180-G)

Cross-reference:

Alcoholic beverages regulations, see Chapter 8-3

§ 11-1-8 HOURS OF OPERATION; PROCEDURES UPON VIOLATION.

(A) The Director of the Parks and Recreation Department is authorized to require and issue permits for the reservation and temporary use of park areas, athletic or recreational facilities, and wildlife preserves. The Director is authorized to require and issue permits for fishing and camping and for the use of areas duly designated for nighttime use. Permits shall be granted unless the intended use would result in scheduling conflict, traffic congestion, damage to park property or landscaping, threaten the public or park user's health, safety or welfare, or be inconsistent with the protection and preservation of species in a wildlife preserve. The Director shall be authorized to establish written guidelines not inconsistent with the terms of this section for the reservation and use of park and recreational facilities or wildlife preserves and for the issuance of permits for fishing and camping or for the use of areas duly designated for nighttime. Permits issued shall be conditioned on compliance with this section, other applicable requirements set forth in this

Code and such ^{Statutes} ~~ordinances~~ established and promulgated under this section. The granting of such permits shall not constitute a waiver, exception, or defense to the violation of any other applicable law or ordinance.

(B) It shall be unlawful for any person to loiter, remain or be in any city park, wildlife preserve, athletic or recreational facility, greenbelt or in or upon the waters of Town Lake or Lake Walter E. Long between the hours of 10:00 p.m. and 5:00 a.m., except as provided in this section, which exceptions shall constitute an affirmative defense to violations of this section. The provisions of this section shall not apply to:

(1) Persons whose presence is authorized by a city contract or agreement.

(2) Persons participating in or attending events, activities or programs previously approved or scheduled by the Parks and Recreation Department and remaining in the locale until the event, activity or program has concluded.

(3) Persons possessing a permit to fish or camp in those areas duly designated for such activities by the Director of the Parks and Recreation Department.

(4) Persons possessing a permit to use those areas duly designated for nighttime use by the Director of the Parks and Recreation Department.

(C) Motor vehicles or watercraft found in city parks, athletic or recreational facilities, wildlife preserves, greenbelts or in or upon the waters of Town Lake or Walter E. Long between the hours of 10:00 p.m. and 5:00 a.m. shall be subject to removal and impoundment, provided however, that this provision shall not apply to motor vehicles or watercraft in the possession of persons whose presence is allowed under division (B)(1) through (4) above. Any motor vehicle or watercraft which cannot be safely and promptly removed by a person possessing such motor vehicle or watercraft while in violation of division (B) above shall be impounded.

(D) Any owner and any person who has had a motor vehicle or watercraft impounded under the authority of subsection (C) above shall be entitled to notice and a hearing conducted in accordance with §§ 10-3-34 and 10-3-37 of the City Code. In the event the identity of the owner or possessor of an impounded motor



PARQUE ZARAGOZA ADVISORY BOARD

2608 Gonzales St.
Austin, Texas 78702

Jan. 19, 2001

Mr. Jesus Olivares
Director
Parks and Recreation Department
City of Austin
200 South Lamar
Austin, Texas 78704

Dear Mr. Olivares:

We are pleased to inform you that Parque Zaragoza Advisory Board and the Austin Celtic Association are putting on a cross cultural event. The Event will be at El Parque Zaragoza Grounds. We will have friendly Soccer Games, youth and adults. We will have workshops in the relationship that the Irish and Mexican have with one another. We will have live music from both cultures together with food, game, and beer. We have in our plans to have Medical services, BFI to provide bathrooms and we will have security provided by our local Irish and Hispanic association of the police department. We will be providing the city with an insurance that is required when selling beer.

We are working toward have this event every year. We are working with several Radios, TV. And News papers to puebl^{os} the event. The purpose is to inform the community of Austin that we have lost to offer and by coming together we can open the doors for others events that will be beneficial to all who come.

If there is any question please call: Leon Hernandez Chair or Marcelo Tafoya. Leon at 472-0323, Marcelo 928-3122 or page 428-1797.

We would like to thank Director David and Staff for all their help. They are also involved in the planing. You can call them.

Once again thanks for your support.


Marcelo Tafoya Event Coordinator.

DATE: 11/24 TO: A. Zamora
 Please handle
 Response for my signature
 Provide copy of your response
 For Your Information
Jesus M. Olivares - Director
Parks and Recreation Department
C.C. Mendy
1 Extra
11/30 2/6/01
*P.R. JMO
1) NO Permissi
FOR BEER
Absolute
"No"
Alcohol
@ ANY
Rec. Center
DINA
means - populate
the Event



City of Austin

Founded by Congress, Republic of Texas, 1839
Municipal Building, Eighth at Colorado, P.O. Box 1088, Austin, Texas 78767 Telephone 512 499 2000

February 6, 2001

Marcelo Tafoya
Parque Zaragoza Advisory Board
2608 Gonzales Street
Austin, Texas 78702

Dear Mr. Tafoya,

Thank you for your letter informing me of the cross cultural event the Parque Zaragoza Advisory Board is planning. It is exciting to see multi cultural events within our communities.

The Parks and Recreation Department will not be able to approve your request to sell beer at the event. A City of Austin Ordinance prohibits the sale or consumption of alcohol in many areas in this city, especially our parks adjacent to recreation centers.

Please continue to work closely with David Capuchino, Supervisor of Parque Zaragoza Recreation Center to coordinate this event. He can be reached at 472-7142.

I wish you great success with your event.

Sincerely,


Jesus M. Olivares, Director
Austin Parks and Recreation Department

Xc: Robert Armistead
Mini Freeman
David Capuchino

TO: Parks and Recreation Board Members
FROM: Jesus M. Olivares, Director
Parks and Recreation Department
DATE: March 27, 2001
SUBJECT: Zoning Cases C14-01-0001 and C14-01-0002
1400 E. Riverside Drive

The attached two zoning maps show the location of the subject property, which is in the East Riverside Subdistrict of the Waterfront Overlay District. The property is currently zoned SF-3, which allows for moderate density, single-family residential and duplex use with a maximum height of 35 feet. The applicants are requesting rezoning to MF-6, which is the highest multifamily density designation, applicable in centrally located areas near supporting transportation and commercial facilities. The maximum allowable height is 90 feet. The property is between higher density GO zoning to the west (extended stay hotel) and MF-3 zoning to the east (apartments).

- 35'
- 90'

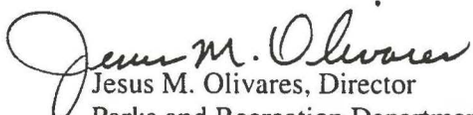
Land Development Code regulations specifically for the East Riverside Subdistrict are minimal:

- ◆ A primary (setback of 100 feet) from the shoreline of Town Lake, and
- ◆ A maximum (impervious cover of 50%).

There is no height restriction other than what is allowed by the zoning. For the record, in the previous version of the Land Development Code, the East Riverside Subdistrict had a maximum height allowance of 96 feet. The setback and impervious cover regulations were the same.

The applicant is willing to grant land or an easement for continuation of the Town Lake Hike and Bike trail along the northern portion of the property. Property owners to the west (Extended Stay Hotel) are obliged by site plan note to grant a similar easement if and when property owners to their east (this subject property) and west (the State of Texas - I-35) grant such easements. I think obtaining an easement from the State will not be difficult. Adjacent to I-35 on the west is PARD's Norwood property. These four contiguous properties will provide over 1/3-mile of potential trail extension.

donate trail esmt.
conditional esmts.


Jesus M. Olivares, Director
Parks and Recreation Department

RESOLUTION

WHEREAS, owners of 1400 E. Riverside Drive have filed application to rezone the property from SF-3 to MF-6; and

WHEREAS, the property is in the East Riverside Sub-district of the Waterfront Overlay District and is along Town Lake where the City would like to extend the Town Lake Hike and Bike Trail; and

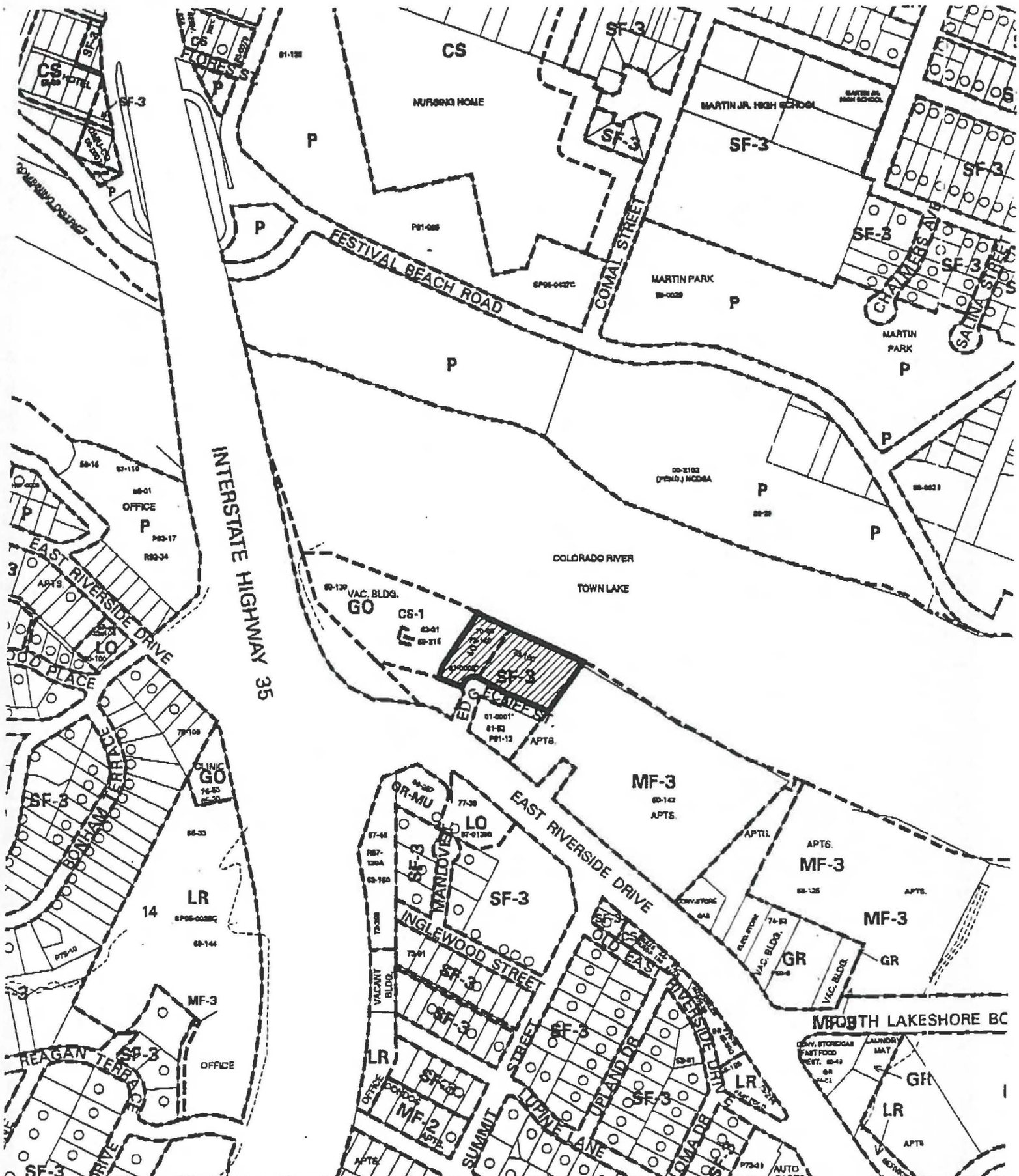
WHEREAS, the owners have offered to grant either land or an easement along the north side of the property for such extension of the Trail; and

WHEREAS, the owners have further offered to meet with property owners between this property and Town Lake Park to the east to request similar land or easement grants; and

WHEREAS, these land parcels or easements are desired by the City for continuation of the Town Lake Hike and Bike Trail;

NOW, THEREFORE, be it resolved that the Parks and Recreation Board ~~supports the rezoning of the property,~~ supports the granting of either land or an easement along the north side of the property for extension of the Trail; and supports the owner's offer to meet with other property owners.

believes the rezoning would not be detrimental to



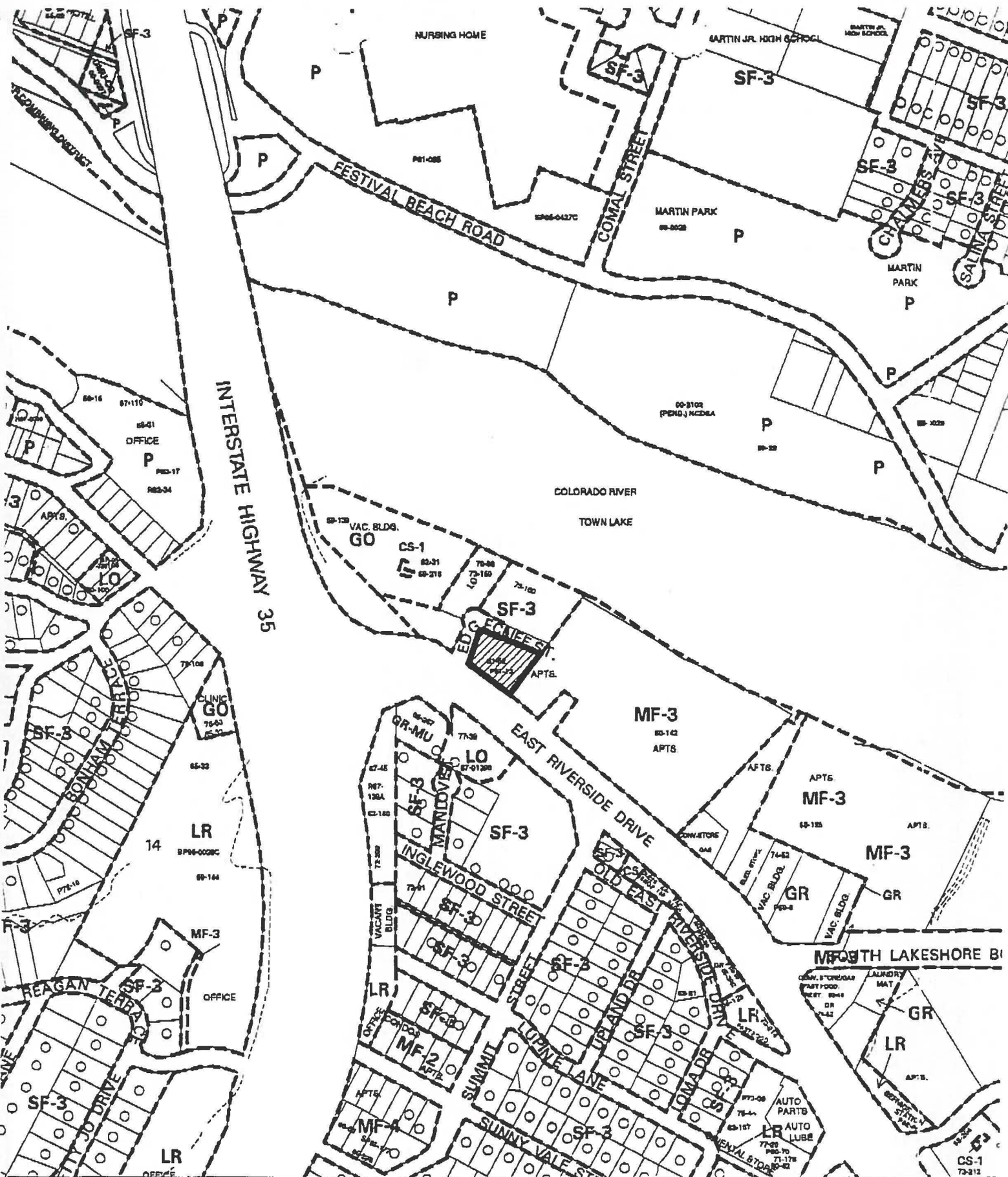

 SUBJECT TRACT 
 PENDING CASE 
 ZONING BOUNDARY 
 CASE MGR: D.PERRYMAN

ZONING

CASE #: C14-01-0002
 ADDRESS: 1400 EDGECLIFF STREET
 SUBJECT AREA (acres): 1.767

DATE: 01-01
 INTLS: BAR

CITY GRID REFERENCE NUMBER
 J20



SUBJECT TRACT 
 PENDING CASE 
 ZONING BOUNDARY 
 CASE MGR: D.PERRYMAN

ZONING

CASE #: C14-01-0001
 ADDRESS: 1400 EAST RIVERSIDE DR.
 SUBJECT AREA (acres): 1.872

DATE: 01-01
 INTLS: BAR

CITY GRID
 REFERENCE
 NUMBER
 J20



MEMORANDUM

To: Parks and Recreation Board

From: Jesus M. Olivares, Director
Parks and Recreation Department

Date: March 27, 2001

Subject: Construction of Thorjussen Boat dock at 2101 Lakeshore Drive.
File No. SP-01-0078DS.

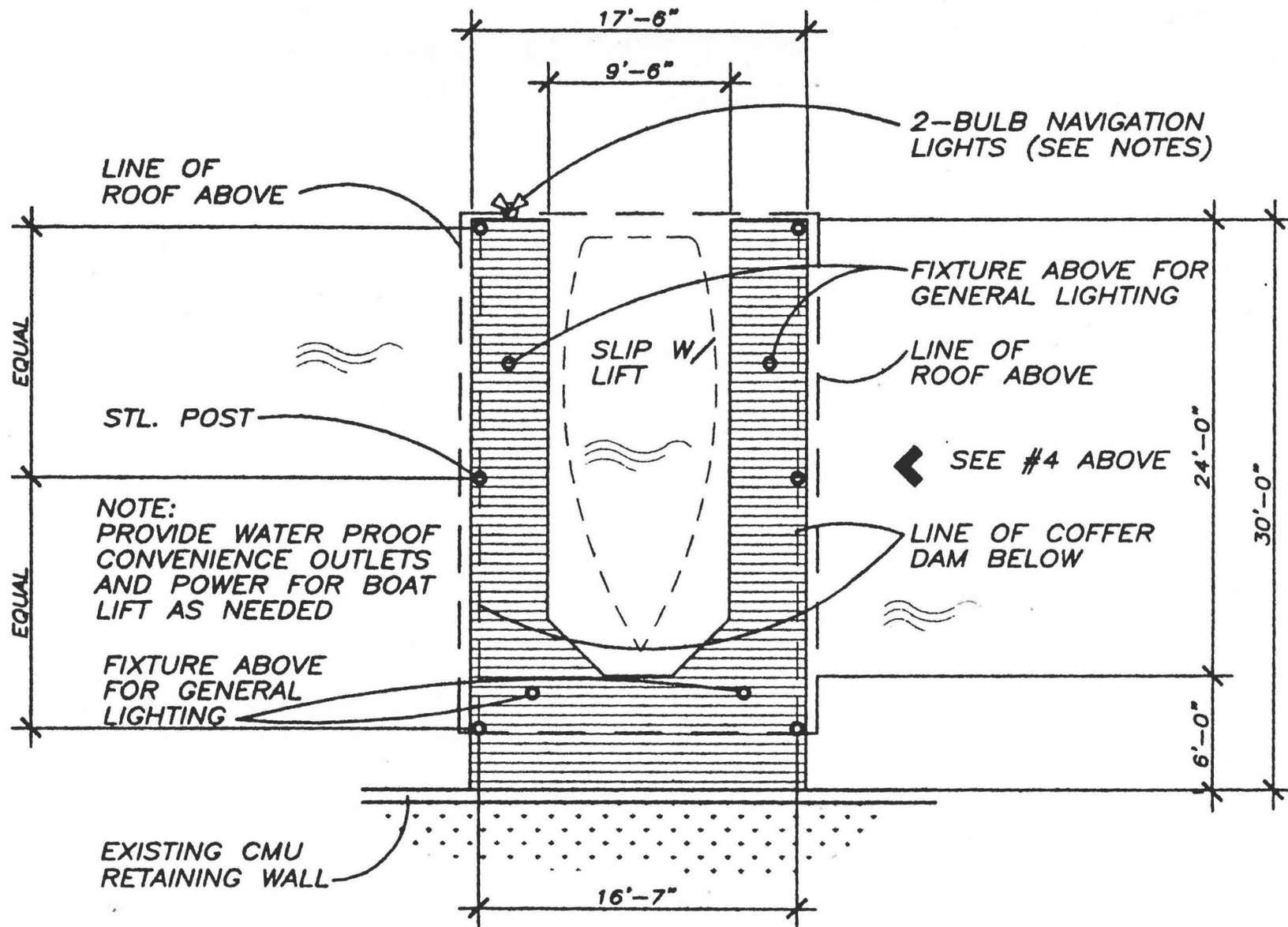
A request has been received from Nils Thorjussen to construct a boat dock at 2101 Lakeshore Drive.

The Parks and Recreation Department (PARD) staff has reviewed plans for the proposed project and finds they meet the requirements of Article XIII, Section 25-2-1176, (Regulations for the Construction of Boat Docks) of the Land Development Code.

RECOMMENDATION:

I recommend approval of the above request as detailed in the attached site plan.


Jesus M. Olivares, Director
Parks and Recreation Department



2 BOAT DOCK PLAN



MEMORANDUM

To: Parks and Recreation Board

From: Jesus M. Olivares, Director
Parks and Recreation Department

Date: March 27, 2001

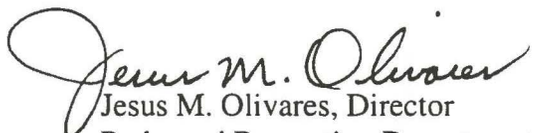
Subject: Construction of Trilogy Boat dock at 5026 Plaza on the Lake.
File No. SP-01-0048DS.

A request has been received from Lopez-Phelps, Vaughn on behalf of Hermosa Office Park PUD to construct a boat dock at 5026 Plaza on Lake Austin.

The Parks and Recreation Department (PARC) staff has reviewed plans for the proposed project and finds they meet the requirements of Article XIII, Section 25-2-1176, (Regulations for the Construction of Boat Docks) of the Land Development Code.

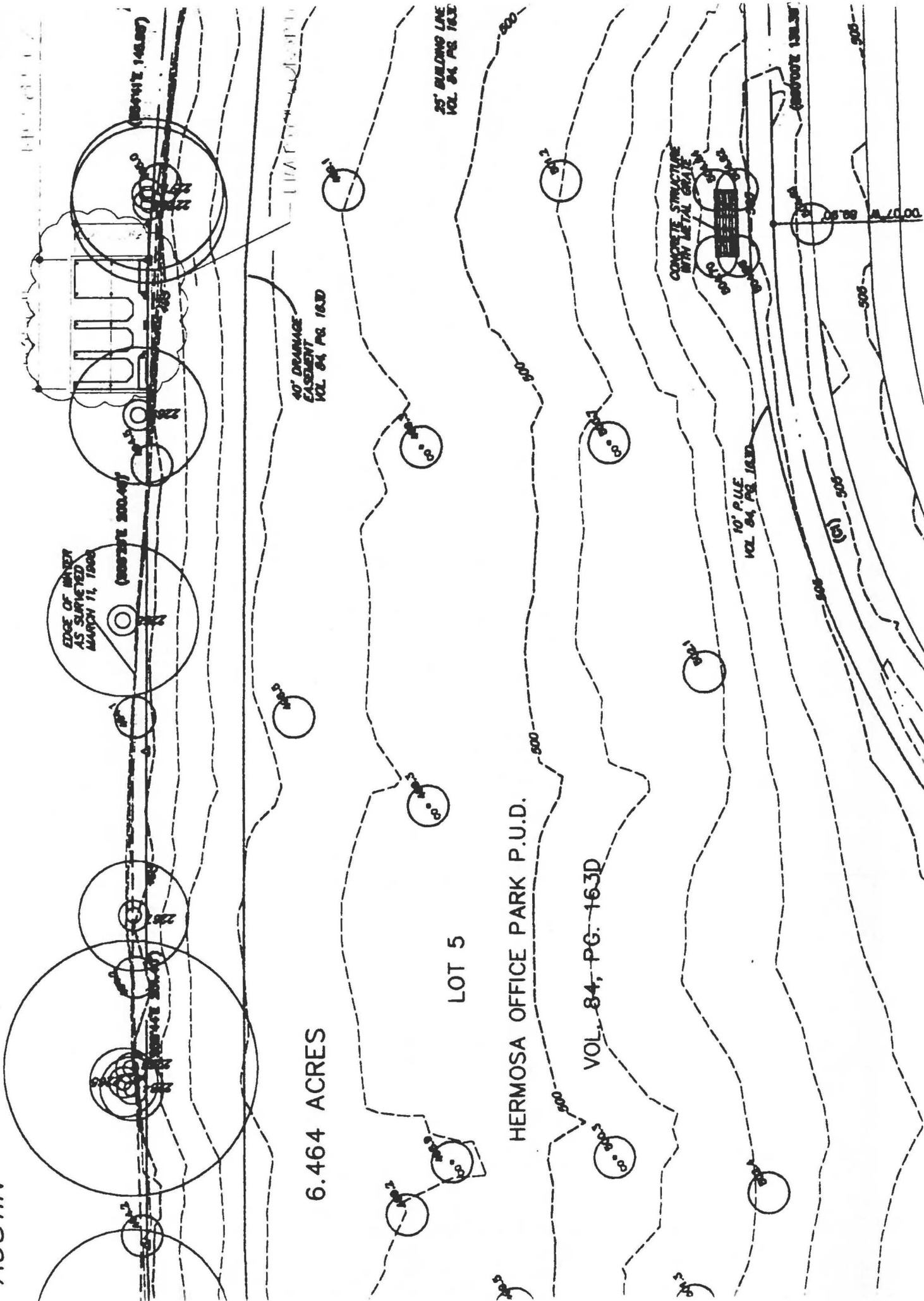
RECOMMENDATION:

I recommend approval of the above request as detailed in the attached site plan.


Jesus M. Olivares, Director
Parks and Recreation Department

#4

AUSTIN



6.464 ACRES

LOT 5

HERMOSA OFFICE PARK P.U.D.

VOL. 84, PG. 163D

EDGE OF MINEY AS SURVEYED MARCH 11, 1900

40' DRAINAGE EASEMENT VOL. 84, PG. 163D

25' BUILDING LINE VOL. 84, PG. 163E

CONCRETE STRUCTURE WITH METAL GRATE

10' PILE VOL. 84, PG. 163D

(SPOUTE 138.37)